

In the Supreme Court of Iowa

**In the Matter of Chapter 31 Forms)
Regarding Admission Pro Hac Vice)
and Temporary Practice Following)
Determination of Major Disaster)**

Order

The Iowa Supreme Court adopted amendments to rule 31.14 of the Iowa Court Rules on February 19, 2016, that are effective January 1, 2017. The amendments set forth a fee and registration requirement for admission pro hac vice.

The court now adopts conforming amendments to forms 1 and 2 contained in rule 31.25 regarding applications for pro hac vice status in the district courts (form 1) and in the supreme court (form 2). The substantive amendment to forms 1 and 2 adds a paragraph "r" setting forth the applicant's requirement to register with the office of professional regulation (OPR) and to pay the applicable fee pursuant to rule 31.14(11). Also, the format of the forms is comprehensively updated. For this reason, effective January 1, 2017, the entirety of current rule 31.25 forms 1 and 2 are stricken and replaced with the new forms 1 and 2 provided with this order.

The court also adopts new form 3 in rule 31.25, "Registration Statement for Lawyer Engaging in Temporary Practice Following Determination of Major Disaster" pursuant to rule 31.17. New form 3 as provided with this order is effective January 1, 2017.

Finally, the court amends a statement from its February 19, 2016, order to now provide that clerks of court and administrative agency staff *may* confirm that each applicant for admission pro hac vice has registered and paid the fee by checking the public OPR data base.

Dated this 16th day of December, 2016.

The Supreme Court of Iowa

By Mark S. Cady
Mark S. Cady, Chief Justice